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12
13 UNITED STATES DISTRICT COURT
14 DISTRICT OF NEVADA

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16 UNITED STATES OF AMERICA)
17)
18 Plaintiff,)
19 v.) CASE NO: 2:15-cr-285-APG-GWF
20)
21 CHARLES BURTON RITCHIE, and)
22 BENJAMIN GALECKI,)
23 a/k/a ZENCENSE BEN)
24 RYAN MATTHEW EATON,)
Defendants.)

15)

16 **ORDER FOR THE DRUG ENFORCEMENT ADMINISTRATION TO PRODUCE**

17 **EMPLOYEE FILE OF CLAUDE COSEY**

18 Having come before the above court on June 21, 2019, on the oral motion of counsel
19 Richard A. Schonfeld, Esq., on behalf of Defendant Benjamin Galecki, and with good cause
20 appearing, the Court finds that on June 20, 2019, the DEA Associate Chief Counsel issued a
21 letter stating that they reviewed the file for *Giglio* material related to former DEA employee,
22 Claude Cosey. The DEA then produced certain documents to the Defendant, however, those
23 documents only related to alleged impeachment materials. As stated above, on June 21, 2019,

1 Defendant moved for production of additional documents for rehabilitation purposes and the
2 remainder of the file, as Mr. Cosey is anticipated to testify as a defense witness on June 26, 2019.

3 In light of the foregoing, the COURT HEREBY ORDERS:

4 That the Drug Enforcement Administration (“DEA”), shall produce to undersigned
5 counsel forthwith, copies of all performance evaluations, performance records, commendations,
6 letters of recognition or support, awards, certifications, documentation of promotions, and
7 documentation of resignation related to former DEA employee, Claude Cosey.

8 **IT IS SO ORDERED.**

9 Dated this 24th day of June, 2019



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11 HONORABLE ANDREW GORDON
12 UNITED STATES DISTRICT COURT JUDGE
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14

15 Respectfully Submitted by:

16 /s/

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